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**Andrea Dobin**

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**From:** Brooks, Gilbert L. <GBrooks@duanemorris.com>  
**Sent:** Thursday, February 27, 2020 6:18 PM  
**To:** sneuneresq@comcast.net; Herrold, Gregory D.; John F.X. Fenerty, Jr., Esquire  
**Cc:** Andrea Dobin  
**Subject:** RE: Sklar v Grassi settlement agreement  
**Attachments:** Family Division Manager ltr.pdf; Motion to Intervene and Motion for Further Order of the Court.pdf; Brief in Support of Motion.pdf; Order.pdf; Gilbert Brooks Certification.pdf; Brian Costantino Certification.pdf; Certification of Service.pdf

Steve,

In light of the docketed child support judgment and the clear legal requirements imposed upon the Estate by *N.J.S.A. 2A:17-56.23b*, we have determined that a settlement agreement as previously discussed is not possible. The Estate has filed the attached motion today and you a hard copy of all documents will be sent to you by mail. Thank you.

Gil

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**From:** sneuneresq@comcast.net <sneuneresq@comcast.net>  
**Sent:** Wednesday, February 26, 2020 4:09 PM  
**To:** Brooks, Gilbert L. <GBrooks@duanemorris.com>; Herrold, Gregory D. <GDHerrold@duanemorris.com>; John F.X. Fenerty, Jr., Esquire <jfxf@MyLawyer.net>  
**Cc:** Andrea Dobin Esquire <adobin@msbnj.com>  
**Subject:** Sklar v Grassi settlement agreement

Gentlemen

I understood that Gil and his firm were going to address the objections raised to his last settlement agreement in a revised draft.

I have not seen it. Please advise when we can expect that document. Thanks.

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**Steven R. Neuner Esq.**

Certified Business Bankruptcy Specialist  
(American Board of Certification)

***Neuner & Ventura LLP***

High Ridge Commons  
200 Haddonfield-Berlin Road (County Road 561 and Victor Blvd)  
Suite 300  
Gibbsboro, NJ 08026  
856.596.2828  
Reply to : [sneuner@nv-njlaw.com](mailto:sneuner@nv-njlaw.com)  
website: [www.nv-njlaw.com](http://www.nv-njlaw.com)  
Blog: <http://www.nv-njlaw.com/bankruptcy-blog>

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